8.60.040-P

8.60.040-P	Computer Use	В
0		
Ļ	Electronic Communicatio	ns Network
The district	has established PPSNet, a	n electronic
communica	tions network	A
and use of,	or electronic communication the World Wide Web. Use of development on the World	of the network for
· · · · · · · · · · · · · · · · · · ·	l, chat rooms and other forr	ns of direct
intended fo	r educational and administr	rative purposes.
H. 	Definitions	
network forteach	Educational and administrative purpos ing and learning in district classrooms, r cearch and district-related administrative	professional and career
₩	Responsibilities	•
(1)	- — The superintendent or designee will ma	anage the district network.
of the network, st	Each building principal or designee wi ng -level activities, including appropriate upervision of the use of the network, and ompliance with this policy.	computer training for the use
directives and ot the Children's Int These regulation	The superintendent or designee is authoner guidelines for the use of the network ernet Protection Act (CIPA), this policyals include but are not limited to acceptabl limits, network security and World Wide	that are in compliance with nd all other district policies. le-use regulations, setting
	The administrative directives shall be (
Department of Ec	y be provided by the education service d lucation and/or the Government Standar complaintprocedure for reporting violat	ds and Practices Committee
IV.	Access to Network	
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(1) The network, including hardware, software and data, is for the use of district students, employees, Board members and others with permission from the superintendent or designee. The district may determine the extent to which students at their respective grade levelsare granted access to the network.

(2) Use of any electronic communication service provided by the district isconditioned upon acceptance of all guidelines found within this policy, as well as any administrative directive or other official regulation

8.60.040-P Computer Use B relating to computer use and acceptable use by Ω employees and students. District employees and students shall take reasonable precautions (3) to prevent others from using their accounts. Passwords are issued to district R employees and students and shall not be provided to any otherperson. District employees and students shall not allow another to usetheir password or use another person's password to access the network. Internet Safety ¥.--In accordance with the Children's Internet Protection Act (CIPA). (1) Board authorizes staff to implement and operate technology protectionmeasures, including filtering devices, specifically, in accordance with CIPA. The district will prohibit access by minors to inappropriate material (a) on the internet and World Wide Web, as defined by CIPA, through the use of filtering devices. Inappropriate access for minors includes materials that are obscene, child pornography or other material harmful to minors. (b) The district will enforce the safety and security of minors whenus electronic mail, chat rooms and other forms of direct electronic communications (e.e. instant messaging services). Unauthorized access, including so-called hacking and other (c) unlawful activities, by district employees or students online isprohibited.

(d) Unauthorized disclosure, use, and dissemination of personal identification information regarding minors are prohibited.

vi. Violations

(1) All disciplinary procedures will be conducted in accordance with federallaw, state law, applicable Board policies and administrative directives and, where applicable, appropriate collective bargaining agreements.

(2) Failure to abide by district policies and administrative directives governing use of the network may result in the suspension or revocationof network access. Additionally, student violations may result in discipline up to and including expulsion. Employee violations may resultin discipline up to and including dismissal. Fees, fines or other charges may also be imposed. When applicable, sanctions will be in accordancewith the appropriate collective bargaining agreement. Violations of the law will be reported to law enforcement officials.

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VII.	District Web Site		
educationaland ac	In addition to the purposes set forth in this policy regarding Iministrative purposes, the purposes of the district's Web site include tion about the district and functioning as a district communication R		
(2) computer network	All Web content shall be consistent with the purposes for which the second state of th		
(3) All district information shall reside at the domain pps.k12.or.us. Materialhosted at other domains or by outside Internet service providers is not to be construed as official district information.			
(4) oversee manager Site 8.60.043-AD.	The superintendent or designee will designate a Web manger to the district's Web site. See administrative directive District Wob		
	Schools may establish Web content within the district Web site.		
directive District Web Site 8.60.043-AD.			
programs, may es	Departments and other district units, including schools or tablish Web pages or other Web content within the district Website Congement of those pages shall conform to the administrative directive b.60.043-AD.		
Web pages. Conte	With the approval of the building principal or department director, janizations such as classes, curricular clubs or PTAs may establish ont and management of such pages shall conform to the pective District Web Site 8.60.043-AD.		

Limitations of Liability and Indemnification

(1) The district makes no warranties of any kind, either express or implied, that the functions or services provided by or through PPSNet will be error-free or without defect. The district is not responsible for any damage the user may suffer, including but not limited to loss of data orinterruptions in service. Furthermore, the district is not responsible for the accuracy or quality of information obtained through or stored on PPSNet.

(2) The district is not responsible for financial obligations arising through theuse of PPSNet unless the district has agreed to the obligation before it is incurred.

Legal References: ORS 30.765; ORS 163.435; ORS 164.345; ORS 164.365; ORS 167.060; ORS 167.065; ORS 167.070; ORS 167.080; ORS 167.087; ORS 167.090; ORS 167.095; ORS Chapter

VIII.-

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192; ORS 332.107; ORS 336.222; ORS 33.9250; ORS 339.260; ORS 339.270; OAR 581-021-0050;

OAR 581-021-0055; OAR 584-020-0040; OAR 584-020-0041; Children's Internet Protection Act, 47

U.S.C. Section 254 (h) and (l); 47 CFR Section 54,520 (2001); Copyrights, Title 17, as amended. United States Code; 19 CFR Part 133 (2000); Oregon Attorney General's Public Records and Meetings Manual pp. 22-24, Appendix H, Department of Justice (1999); Drug-Free Schools and Communities Act of 1986 P.L. 99 570 20 U.S.C. Section 7105; Drug-Free Workplace Act of 1988.

P.L. 100-690, Title V, Subtitle D, Sections 5151-5160, 102 Stat.4305-4308; Controlled Substances Act, 21-U.S.C. Section 812, schedules I through V, 21 CFR 1308.11-1308.15 (2000).Drug-Free Schools and Communities Act Amendments of 1989, P.L. 101-226,103 Stat. 1928 et. seq.; Americans with Disabilities Act of 1990, 42 U.S.C. Sections 12101-12213, 29 CFR Part 1630 (2000); 28 CFR Part 35 (2000); Family-Educational Rights and Privacy Act, 20 U.S.C. Section 1232g;34 CFRPart 99 (2000).

History: D



